Equipment (RTCA Paper No. 469–95/TMC–192); (4) Take Action on Open Items from Previous Meeting: a. Report on Integration of RTCA Response to 1994 Symposium Recommendations; b. White Paper on RNP Issues and Recommendations; c. Report from FAA Concerning Cockpit Moving Map Displays; (5) Other Business; (6) Date and Place of Next Meeting.

Attendance is open to the interested public but limited to space availability. With the approval of the chairman, members of the public may present oral statements at the meeting. Persons wishing to present statements or obtain information should contact the RTCA Secretariat, 1140 Connecticut Avenue, NW., Suite 1020, Washington, D.C. 20036; (202) 833–9339 (phone) or (202) 833–9434 (fax). Members of the public may present a written statement to the committee at any time.

Issued in Washington, D.C., on September 28, 1995

Janice L. Peters, Designated Official.

[FR Doc. 95-24684 Filed 10-3-95; 8:45 am]

BILLING CODE 4810-13-M

Notice of Intent To Rule on Application To Impose a Passenger Facility Charge (PFC) at Greater Buffalo International Airport, Buffalo, New York and Use the Revenue From Such PFC at Greater Buffalo International Airport (BUF), Buffalo, New York and Niagara Falls International Airport (IAG), Niagara Falls, New York

AGENCY: Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of Intent to Rule on Application.

**SUMMARY:** The FAA proposes to rule and invites public comment on the application to impose a PFC at BUF and use the revenue from such PFC at BUF and IAG under the provisions of the Aviation Safety and Capacity Expansion Act of 1990 (Title IX of the Omnibus Budget Reconciliation Act of 1990) (Public Law 101–508) and Part 158 of the Federal Aviation Regulations (14 CFR Part 158).

**DATES:** Comments must be received on or before November 3, 1995.

ADDRESSES: Comments on this application may be mailed or delivered in triplicate to the FAA at the following address: Mr. Philip Brito, Manager New York Airports District Office, 600 Old Country Road, suite 446, Garden City, New York 11530.

In addition, one copy of any comments submitted to the FAA must

be mailed or delivered to Richard T. Swist, Executive Director of the Niagara Frontier Transportation Authority (NFTA) at the following address: 181 Elliot Street, Buffalo, New York 14203.

Air carriers and foreign air carriers may submit copies of written comments previously provided to the Niagara Frontier Transportation Authority under § 158.23 of Part 158.

FOR FURTHER INFORMATION CONTACT: Mr. Philip Brito, Manager New York Airports District Office, 600 Old Country Road, suite 446, Garden City, New York 11530. The application may be reviewed in person at this same location.

SUPPLEMENTARY INFORMATION: The FAA proposes to rule and invites public comment on the application to impose a PFC at BUF and use the revenue from such PFC at BUF and IAG under the provisions of the Aviation Safety and Capacity Expansion Act of 1990 (Title IX of the Omnibus Budget Reconciliation Act of 1990) (Public Law 101–508) and Part 158 of the Federal Aviation Regulations (14 CFR part 158).

On August 28, 1995, the FAA determined that the application to impose and use the revenue form a PFC submitted by Niagara Frontier Transportation Authority was substantially complete within the requirements of section 158.25 of Part 158. The FAA will approve or disapprove the application, in whole or in part, no later than November 25, 1995.

The following is a brief overview of the application.

Level of the proposed PFC: \$3.00 Proposed charge effective date: August 1, 1992

Proposed charge expiration date: April 30, 2006

Total estimated PFC revenue: \$62,669,139

Brief description of proposed projects:

### **BUF Projects**

Acquisition and Demolition of Airways Hotel (use only)

Demolition of the American Airlines Hanger and Cargo Building (use only) Construction of a New Passenger Terminal Facility (use only) Schematic Design of Overall Airport

Development (use only)
Value Engineering for Overall Airport
Development (use only)

Environmental Assessment for Overall Development (use only)

Rehabilitate North Concourse Ramps and Apron (use only)

Purchase Two Snow Blowers and One Roadway Salter (use only)

Replace 6 Foot Security Fence (use only)

Construct New Passenger Facility D1 (Impose and Use)

Purchase One Dump Truck (Impose and Use)

Install Radio System Expansion (Impose and Use)

Purchase Rubber-Blade Snowplow (Impose and Use)

Purchase One Front Loader (Impose Only)

Pavement Strengthening for Taxiway C and Perimeter Road (Impose Only) Pavement Reconstruction for Aprons

and Taxiways (Impose Only) Pavement Overlays for Taxiways D and

F (Impose Only)
Pavement Study (Impose Only)
Rehabilitation and Overlay of Runway
14/32 (Impose Only)

Replacement of Airfield Vehicles (Impose Only)

### IAG Projects

Replace Runway 28R/10L HIRL (Use only)

Purchase Bucket Loader with Blade (Use only)

Purchase Snow Removal Truck and Blade (Use only)

Airport Runway Broom (Use only) Snow and Ice Control Equipment Building (Use only)

Class or classes of air carriers which the public agency has requested not be required to collect PFC's: Air Taxi, Except commuter air carriers.

Any person may inspect the application in person at the FAA office listed above under FOR FURTHER INFORMATION CONTACT and at the FAA regional Airports office located at: Fitzgerald Federal Building, John F. Kennedy International Airport, Jamaica, New York, 11430.

In addition, any person may, upon request, inspect the application, notice and other documents germane to the application in person at the Niagara Frontier Transportation Authority.

Issued in Jamaica, New York State on September 27, 1995.

Anthony P. Spera,

Manager, Airports Division, Eastern Region. [FR Doc. 95–24682 Filed 10–3–95; 8:45 am] BILLING CODE 4910–13–M

# OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

[Docket No. 301-94 and 301-100]

Termination of Investigation; Initiation of New Investigation and Request for Public Comment: European Union Banana Regime

**AGENCY:** Office of the United States Trade Representative.

**ACTION:** Notice of termination and initiation, request for comment.

**SUMMARY:** The United States Trade Representative (USTR) has terminated an investigation under section 302(a) of the Trade Act of 1974, (Trade Act) concerning the European Union's (EU) practices with respect to the importation of bananas. Pursuant to section 302(b)(1) of the Trade Act, the USTR has initiated a second investigation concerning the EU's acts, policies and practices relating to the importation, sale and distribution of bananas and, pursuant to section 303(a) of the Trade Act, has requested consultations with the EU pursuant to the World Trade Organization's (WTO) Understanding on Rules and Procedures Concerning the Settlement of Disputes (DSU). USTR invites public comment concerning the matter under investigation.

DATES: Investigation 301–94 was terminated on September 27, 1995, and investigation 301–100 was initiated on September 27, 1995. Written comments from the public are due on or before November 1, 1995.

ADDRESSES: Office of the United States Trade Representative, 600 17th Street, NW., Washington, DC 20508.

FOR FURTHER INFORMATION CONTACT: Edward Kaska, Director for European Services and Agriculture, (202) 395– 4620; or Rachel Shub, Assistant General Counsel, (202) 395–7305.

SUPPLEMENTARY INFORMATION: On September 2, 1994, Chiquita Brands International, Inc. and the Hawaii Banana Industry Association filed a petition pursuant to section 302(a) of the Trade Act (19 U.S.C. 2412(a)) alleging that various policies and practices of the EU, Colombia, Costa Rica, Nicaragua and Venezuela concerning trade in bananas are discriminatory, unreasonable and burden or restrict United States commerce. On October 17, 1994, pursuant to section 302(a) of the Trade Act, the USTR initiated an investigation of the following practices of the EU: (1) Council Regulation (EEC) No. 404/93 and related rules implementing a EU banana policy discriminating against U.S. banana marketing companies importing bananas from Latin America, including a restrictive and discriminatory licensing scheme designed to transfer market share to firms traditionally trade bananas from Africa, Caribbean and Pacific (ACP) sources and from EU overseas territories and dependencies; and (2) the March 29, 1994, Framework Agreement on Bananas between the EU and Colombia, Costa Rica, Nicaragua and Venezuela.

Upon initiation and again in January of 1995, the USTR requested public comment on the issues raised in the petition, the actionability under section 301 of the EU practices under investigation and what action would be appropriate under subsections (a) or (b) of section 301 of the Trade Act (19 U.S.C. 2411 (a) or (b)) if the practices were determined to be actionable. (See 59 FR 53495 of October 24, 1994, and 60 FR 3285 of January 13, 1995.) Numerous comments were received in response to both requests (Docket No. 301–94).

Since initiation of investigation 301–94, the USTR has conducted numerous consultations and bilateral discussions with the EU concerning the issues in the petition. These efforts have failed to bring about reform of the EU practices.

On the basis of the consultations with the EU, the comments received and consultations with the petitioner and with the relevant private sector advisory committees established pursuant to section 135 of the Trade Act, the USTR decided that issues raised in the investigation involve agreements annexed to the Agreement Establishing the WTO, including the General Agreement on Tariffs and Trade, the Agreement on Import Licensing Procedures and the General Agreement on Trade in Services, and should most appropriately be addressed by resort to the procedures of the DSU. In light of the foregoing and the consent of the petitioners, the USTR on September 27 terminated the section 301 investigation of the EU banana regime initiated on October 17, 1994 (Docket No. 301-94) and, based on information obtained in the prior investigation, decided to initiate a second investigation of the EU's regime for the importation, sale and distribution of bananas (Docket No. 301-100).

## Investigation and Consultations

On September 27, 1995, pursuant to section 302(b)(1) of the Trade Act (19 U.S.C. 2412(b)(1)), the USTR initiated an investigation of the acts, policies and practices of the EU concerning the importation, sale and distribution of bananas. The investigation will be conducted in accordance with the regulations set forth in 15 CFR part 2006. Pursuant to section 304 of the Trade Act (19 U.S.C. 2414), the USTR will be required to make a determination on actionability under section 301 in this investigation by no later than 30 days after the conclusion of WTO dispute settlement procedures or March 27, 1997, whichever is earlier.

On September 27, 1995, the USTR also requested consultations with the

EU, as required by section 303(a) of the Trade Act. These consultations were requested in accordance with DSU procedures. In preparing for such consultations, USTR will seek information and advice from the appropriate committees established pursuant to section 135 of the Trade Act, as provided in section 303(a)(3) of that Act.

#### **Public Comment**

Interested persons are invited to submit written comments concerning the acts, policies and practices of the EU which are the subject of this investigation, the amount of burden or restriction on U.S. commerce caused by these acts, policies and practices and the determinations required under section 304 of the Trade Act. Comments must be filed in accordance with the requirements set forth in 15 CFR 2006.8(b) (55 FR 20593) and must be filed no later than 12 noon, Wednesday, November 1, 1995. Comments must be in English and provided in twenty copies to: Sybia Harrison, Staff Assistant to the Section 301 Committee, Room 223. Office of the U.S. Trade Representative, 600 17th Street, NW, Washington, DC 20508.

Comments will be placed in a file (Docket 301–100) open to public inspection pursuant to 15 CFR 2006.13, except confidential business information exempt from public inspection in accordance with 15 CFR 2006.15. Confidential business information submitted in accordance with 15 CFR 2006.15 must be clearly marked "BUSINESS CONFIDENTIAL" in a contrasting color ink at the top of each page on each of 20 copies, and must be accompanied by a nonconfidential summary of the confidential information. The nonconfidential summary shall be placed in the file that is open to public inspection. An appointment to review the docket (Docket No. 301-100) may be made by calling Brenda Webb (202) 395-6186. The USTR Reading Room is open to the public from 10 a.m. to 12 noon and 1 p.m. to 4 p.m., Monday through Friday, and is located in Room 101.

Irving A. Williamson,

Chairman, Section 301 Committee.

[FR Doc. 95–24677 Filed 10–3–95; 8:45 am]

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